## **Section IV**

The State

## A. System of Payments / Use of Insurance / Program Income

<b>✓</b> _ do	es (check as applicable)
do	es not (check as applicable)
include us pay for Pa and are n	vstem of payments policy for Part C services under 20 U.S.C. 1432(4)(B), which policy may see of public insurance and benefits, private insurance, or family fees, such as a sliding scale, to art C services. Any family fees are treated as 'program income' for purposes of 34 CFR §80.25 not included in the State's determination of State and local expenditures for purposes of 20 437(b)(5)(B).
	e State has adopted new or has revised its existing policies and procedures regarding its system of payments, it must se new and/or revised policies and procedures under Item 7 in Section II.A above.
B. Rest	ricted Indirect Cost Rate/Cost Allocation Plan Information
(Note: To	be completed if Lead Agency is not a State Educational Agency.)
Departme	d agency is not a State educational agency (as well as any outlying areas that have the ent of Interior as its cognizant Federal agency, even if an SEA) check the applicable status below an one check mark may be necessary) and enclose appropriate documentation for this Federal ar.
	The lead agency has a final restricted indirect cost rate or cost allocation plan that has been approved by the State lead agency's cognizant Federal agency and is in effect for this Federal fiscal year (FFY) (ending on June 30, 2011). (Attach a copy of the approved restricted indirect cost rate agreement or cost allocation plan.)
	The lead agency has either a provisional or final restricted indirect cost rate or cost allocation plan that expires or expired on and the State is in the process of negotiating a new restricted indirect cost rate agreement or cost allocation plan that will be in effect for the period  1 The State lead agency will continue to charge or bill the Part C
	grant using the provisional or previously approved final restricted indirect cost rate or cost allocation plan until a new rate or plan is negotiated and approved by the State's cognizant Federal agency, at which point the State lead agency must make appropriate adjustments for applicable FFYs. The State acknowledges that a final restricted indirect cost rate may result in an adjustment of the final audited expenditures allowable to be charged to the Part C grant and the Department's approval of this FFY Part C application with an expired or provisional restricted indirect cost rate does not constitute approval of that rate as the final rate for the lead agency for this FFY. When a final restricted indirect cost rate is approved, the lead agency must submit to OSEP: (1) a copy of the "final" restricted indirect cost rate agreement; and (2) details of adjustments made to past GAPS draw downs in light of the "final" rate. (Attach a copy of the previously approved restricted indirect cost rate agreement or cost allocation plan.)
	No indirect costs are charged to the Part C grant. The total amount of the Federal Part C grant is used for allowable direct costs.
	Other, explanation attached.

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<sup>&</sup>lt;sup>1</sup> A "provisional" indirect cost rate is a temporary rate established for a future prospective period of time to permit budgeting, obligations, and payment of funds by awarding agencies until such time as the actual indirect costs can be determined and a final rate is established for the applicable period; provisional rates are subject to adjustment by issuance of a "final" rate based on actual indirect costs incurred for the period (usually the organization's fiscal year).